THURSDAY, APRIL 11, 1985

THIRTY-FOURTH LEGISLATIVE DAY

The House met at 9:00 a.m. and was called to order by Mr. Speaker McWherter.

The proceedings were opened with prayer by Reverend Daniel Rosemergy, Brookmeade Congregational Church, Nashville, Tennessee.

Representative Murphy led the House in the Pledge of Allegiance to the Flag. $\,$

The roll call was taken with the following results:

Representatives present were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills No. 110, 256,

259, 260, 279, 354, 388, 465, 480, 494, 501, 516, 607, 617, 672, 710, 714 and 985; for his action.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolution No.:

98--Relative to congratulating Coach Gary Zimmerman and boys' basketball team; adopted for concurrence.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos.:

314--To make certain provisions, classified assets;

528--To amend Good Samaritan Law; both substituted for Senate Bills on same subject, and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

CALENDAR

Mr. Cobb moved that House Bill No. 542 be re-referred to the Committee on Calendar and Rules, which motion prevailed.

Senate Bill No. 837--To require public hearings certain state highway projects.

Mr. McNally moved that Senate Bill No. 837 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes														96	
Noes		_	_				_	_	_				_	0	

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Rhinehart,

Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

Mr. King moved that Senate Bill No. 220 be placed on the Calendar for Thursday, April 25, 1985, which motion prevailed.

 $\mbox{Mr.}$ Speaker McWherter relinquished the Chair to Mr. Bivens, Speaker pro tem.

House Bill No. 547---To provide for issuance of placards, Handicapped.

On motion, House Bill No. 547 was made to conform with Senate Bill No. 377.

On motion, Senate Bill No. 377, on same subject, was substituted for House Bill No. 547.

 $\mbox{Mr.}$ Yelton moved that Senate Bill No. 377 be passed on third and final consideration.

Mr. Shirley moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 377 by adding to the amendatory language of Section 1 between the first and second sentences the following:

Provided, however, a person who is permanently disabled may receive two (2) placards upon proper payment, if more than one (1) licensed driver resides in the household of such permanently disabled person.

On motion, the amendment was adopted.

Thereupon, Senate Bill No. 377, as amended passed its third and final consideration by the following vote:

Ayes											96
Noes											0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared,

Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

House Bill No. 849--To regulate hearings on appeals, juvenile court.

 $\mbox{Mr.}$ Moody moved that House Bill No. 849 be passed on third and final consideration.

Mr. Moody moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 849 by deleting Section 1 in its entirety and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 37-1-159, is amended by inserting the following between the first and second sentences subsection (c):

When an appeal is taken from a juvenile court's decision that involves the removal of a child or children from the custody of their natural and/or legal parents or guardian or from the department of human services, or the termination of parental rights, or when the decision appealed involves the deprivation of a child's liberty as the result of a finding that such child engaged in criminal activity, such hearing shall be held within forty-five (45) days of receipt of the findings and reports.

On motion, the amendment was adopted.

Thereupon, House Bill No. 849, as amended, passed its third and final consideration by the following vote:

Ayes	•	•	•	•	•		•							96
Noes	•	٠			•	٠								0

Representatives voting aye were: Bell, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones,

Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

House Bill No. 897--To set penalty, escape of certain prisoners.

On motion, House Bill No. 897 was made to conform with Senate Bill No. 960.

On motion, Senate Bill No. 960, on same subject, was substituted for House Bill No. 897.

Mr. Moody moved that Senate Bill No. 960 be passed on third and final consideration, which motion prevailed by the following vote:

Prese	nt	8	nd	1	101	: 1	rot	in	g										2
Noes	٠	•	٠	٠	٠	•	٠	٠	•	•	•	•	•						0
Ayes	٠	•	•	•	•	٠	•	•	•	•		•	•	•		•		•	95

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, May, McAfee, McCroskey, McNally, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--95.

Representatives present and not voting were: Love and Miller--2.

A motion to reconsider was tabled.

House Bill No. 720--To make unlawful, certain car windows.

On motion, House Bill No. 720 was made to conform with Senate Bill No. 570.

On motion, Senate Bill No. 570, on same subject, was substituted for House Bill No. 720.

Ms. Montgomery moved that Senate Bill No. 570 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	•	•	٠	•	•	•	•		•						98
Noes															0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

House Bill No. 536--To make certain provisions, parolees.

On motion, House Bill No. 536 was made to conform with Senate Bill No. 695.

On motion, Senate Bill No. 695, on same subject, was substituted for House Bill No. 536.

Mr. Moody moved that Senate Bill No. 695 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	•		•								٠.			97
Noes						_	_		_			_	_	Ð

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tanner, Treadway, Turner (Hamilton),

Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

A motion to reconsider was tabled.

House Bill No. 699--To amend Section 50-6-108, Code.

Mr. Moody moved that House Bill No. 699 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes		_			_														98
11,00	•	•	•	•	-	•													Λ
Noes							٠	•	•	٠	•	•	٠	٠	٠	٠	٠	•	U

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

Senate Joint Resolution No. 53--Relative to confirmation, Tennessee Forestry Commission.

Mr. Hillis moved that Senate Joint Resolution No. 53 be concurred in, which motion prevailed by the following vote:

Ayes								•	•	•	٠	٠	•	٠	•	•	97
Noes						•	•		•	•	٠	•	•	٠	٠	٠	ij

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner

(Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

A motion to reconsider was tabled.

Senate Joint Resolution No. 54--Relative to budget cuts, soil conservation and wetlands.

Mr. Hillis moved that Senate Joint Resolution No. 54 be concurred in, which motion prevailed by the following vote:

Ayes	•	•	•	•	•				•							91
Noes																4
Prese	nt	8	ınd	r	юt	v	rot	in	g							1

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Clark (Davidson), Clark (Sumner), Cobb, Collier, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gaia, Garrett, Gill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--91.

Representatives voting no were: Chiles, Davis (Knox), McCroskey and Stafford--4.

Representative present and not voting was: Harrill--1.

A motion to reconsider was tabled.

House Bill No. 322--To make certain provisions, services for mentally ill.

Ms. Duer moved that House Bill No. 322 be passed on third and final consideration.

Ms. DeBerry moved to amend as follows:

AMENDMENT NO. 4

Amend House Bill No. 322 by adding the following language as a new section immediately preceding the effective date section to be appropriately numbered, renumbering the effective date section accordingly:

SECTION ___. Tennessee Code Annotated, Title 33, Chapter 3, Part 1, is amended by adding the following language as a new section to be appropriately numbered:

SECTION An admitting physician or the superintendent of the hospital or treatment resource shall orally inform a patient who is admitted for diagnosis, observation and treatment of a mental illness under the provisions of this section outlining in simple, nontechnical language all rights accorded to patients residents by this title. Such statement shall include those rights contained in Section 33-3-104 as well as the right to release. In addition, if the patient is a minor such statement shall include those rights contained in Section 33-3-201. Each such statement shall also be provided to the patient in writing at the time of admittance. The patient shall sign on the line provided for his signature, acknowledging that he has been verbally informed of his rights. The patient's signature shall be acknowledged by at least one (1) disinterested witness. Such witness shall sign in the presence of the admitting physician or supervisor and the patient. Failure to so inform any patient shall be a misdemeanor punishable as provided in Tennessee Code Annotated, Section 39-1-202.

On motion, the amendment was adopted.

Ms. Duer moved that House Bill No. 322 be re-referred to the Committee on Finance, Ways and Means, which motion prevailed.

House Bill No. 550--To make certain provisions, motor vehicle registration.

On motion, House Bill No. 550 was made to conform with Senate Bill No. 562.

On motion, Senate Bill No. 562, on same subject, was substituted for House Bill No. 550.

Mr. Yelton moved that Senate Bill No. 562 be passed on third and final consideration.

Mr. Robinson (Davidson) moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 562 by adding the following new sections thereto immediately before the effective date section:

SECTION (a) Owners of motor vehicles who are residents of the state of Tennessee and who are former prisoners of World War I, World War II, the Korean War, and the Vietnam War, complying with state motor vehicle laws relating to

registration and licensing of motor vehicles, upon application shall be issued two (2) license plates for either two (2) automobiles, or two (2) trucks of one-half (1/2) or three-quarter (3/4) ton rating or any combination thereof, by the department of revenue free of charge for life. The application shall be accompanied by a certificate from the United States defense department stating the period of time that the applicant was a prisoner of war.

- (b) The design of such free license plates as are issued shall be colored red, white, and blue so as to be similar in hue and intensity to the coloration of the United States flag and shall carry the legend, "Former P.O.W."
- (c) Additional such license plates may be obtained by any such former prisoner of war upon payment of the regular license fee for plates, as prescribed under Section 55-4-111, plus the payment of the fee prescribed in Section 55-4-203.
- SECTION ___. (a) The department of revenue or any other department having jurisdiction thereover, shall provide and issue, free of charge to each resident of this state who is a recipient of the Congressional Medal of Honor, upon presentation of proper application, special registration plates for no more than two (2) motor vehicles registered for private use in the name of any one (1) recipient. For purposes of this section, a private use vehicle shall mean any motorcycle, automobile, pick-up truck, or other truck up to and including a one-half (1/2) ton truck, van or motor home, which is not used for rehire or for any other commercial purpose.
- (b) The special plates provided for in this section shall be the same as regular registration plates but shall be of a distinctive design and bear such letters and numerals as the department of revenue shall prescribe; provided, however, that no two (2) recipients shall receive identical plates.
- (c) Additional such license plates may be obtained by any such former prisoner of war upon payment of the regular license fee for plates, as prescribed under Section 55-4-111, plus the payment of the fee prescribed in Section 55-4-203.
- SECTION __. (a) The department of revenue or any other department having jurisdiction thereover, shall provide and issue, free of charge to each resident of this state who is a recipient of the Congressional Medal of Honor, upon presentation of proper application, special registration plates for no more than two (2) motor vehicles registered for private use in the name of any one (1) recipient. For purposes of this section, a private use vehicle shall mean any motorcycle, automobile, pick -up truck, or other truck up to an including a one-half (1/2) ton truck, van or motor home, which is not used for rehire or for any other commercial purpose.

- (b) The special plates provided for in this section shall be the same as regular registration plates but shall be of a distinctive design and bear such letters and numerals as the department of revenue shall prescribe; provided, however, that no two (2) recipients shall receive indentical plates.
- (c) Special plates issued pursuant to this section may be transferred to another vehicle of the same weight class owned by the same person upon proper application being made therefor and approved by the department of revenue. It shall be unlawful for any person to whom such plates have been issued to knowingly permit them to be displayed on any vehicle except such as authorized by the department.
- SECTION . (a) The department of revenue of the state of Tennessee, or any other department or agency of the state of Tennessee having jurisdiction thereof, shall provide and issue, free of charge to each disabled veteran in this state, registration and license plates for any automobile, pickup truck, truck up to and including a one-half (1/2) ton truck, van or motor home registered in the name of such a disabled veteran, including a motor home containing life support equipment, which vehicle is not used for rehire or for any other commercial purpose. There shall be no more than two (2) motor vehicles to any one owner under this section. For the purpose of this section, "disabled veteran" means a veteran having served in the military, naval, marine and air services of the United States. who is a resident of Tennessee and who is entitled to compensation under the laws administered by the veterans' administration for any of the following due to disability incurred in or aggravated by active military, naval, marine and air services of the United States:
 - (1) Loss or permanent loss of use of one (1) or both feet;
 - (2) Loss or permanent loss of use of one (1) or both hands:
 - (3) Permanent impairment of vision of both eyes of the following status: central visual acuity of 20/200 or less in the better eye, with corrective glasses, or central visual acuity of more than 20/200 if there is a field defect in which the peripheral field has contracted to such an extent that the widest diameter of visual field subtends an angular distance no greater than twenty (20) degrees in the better eye.
- (b) Any disabled veteran in this state who has any other service connected disability which is determined by the veterans' administration to constitute a one hundred percent (100%) permanent total disability shall be entitled, upon compliance with the registration laws and without being required to pay a

fee, to have issued to him the registration plates provided for by this section.

(c) Disabled veteran registration plates shall bear the words "Disabled Veteran" and a registration number composed of the prefix "DV" and a unique identifying number.

SECTION __. Tennessee Code Annotated, Section 55-4-202, is amended by deleting subdivision (c) (3) in its entirety.

SECTION __. Tennessee Code Annotated, Section 55-4-203, is amended by deleting subdivision (7) in its entirety.

SECTION ___. Tennessee Code Annotated, Section 55-4-227, is deleted in its entirety.

On motion, the amendment was adopted.

Mr. Clark (Sumner) moved to amend as follows:

AMENDMENT NO. 2

Amend Senate Bill No. 562 by adding the following new section immediately preceding the effective date section and by renumbering the effective date section accordingly:

SECTION _ . Tennessee Code Annotated, Section 55-4-221, is amended by deleting the second sentence of subsection (b) (2) and substituting instead the following:

The legend shall contain the number for the county in which the dealer's place of business is located, the letter "D" and an appropriate number of numbers.

On motion, the amendment was adopted.

Mr. Clark (Sumner) moved to amend as follows:

AMENDMENT NO. 3

Amend Senate Bill No. 562 by adding the following new sections immediately preceding the effective date section and by renumbering such effective date section accordingly:

SECTION ___. Tennessee Code Annotated, Section 55-4-111, is amended by deleting the period at the end of the first sentence of subsection (b) (1) and substituting instead the following:

and such license plates shall bear the word "ANTIQUE" in capital letters in the center of such plate.

SECTION ___. Tennessee Code Annotated, Section 55-4-111, is amended by deleting from the second sentence of subsection (b)

(1) the word and figure "thirty (30)" and substituting instead the words and figure "twenty-five (25)" and by deleting from such second sentence the following words and punctuation:

, and which is registered to a person who is a member of an antique automobile or motor vehicle club or association.

On motion, the amendment was adopted.

Mr. Clark (Sumner) moved to amend as follows:

AMENDMENT NO. 4

Amend Senate Bill No. 562 by adding the following new section immediately preceding the effective date section and by renumbering the effective date section accordingly:

SECTION ___. Tennessee Code Annotated, Section 55-4-222, is amended by deleting from subsection (e) the words "as provided for in this part" and substituting instead the words "which shall bear the number for the sheriff's county of jurisdiction" and the word "SHERIFF" in capital letters.

On motion, the amendment was adopted.

Ms. Williams moved to amend as follows:

AMENDMENT NO. 5

Amend Senate Bill No. 562 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section $\underline{\hspace{0.5cm}}$. Tennessee Code Annotated, Section 55-4-202, is amended by deleting from subsection (c) (4) (B) the word "Consular" and substituting instead the words "Honorary Consular".

On motion, the amendment was adopted.

Mr. Severance moved to amend as follows:

AMENDMENT NO. 6

Amend Senate Bill No. 562 by adding the following new sections immediately preceding the last section and by renumbering the subsequent section accordingly:

SECTION __. Tennessee Code Annotated, Section 55-4-202, is amended by adding the following new subsection:

() Registration plates issued to U. S. Senators and members of the U. S. House of Representatives pursuant to

subsection (c) (4) of this section shall have "U. S. Senate" or "U. S. House of Representatives" printed thereon followed by a number to be determined by the members of the Tennessee congressional delegation.

On motion, the amendment was adopted.

Thereupon, Senate Bill No. 562, as amended, passed its third and final consideration by the following vote:

Ayes											98
Noes											0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

CONSENT CALENDAR

OBJECTIONS

Objections were filed to the following bills and resolutions on the Consent Calendare:

Mr. Gill objected to House Bill No. 1050.

Mr. Depriest objected to House Bill No. 1067.

Under the rules, House Bills Nos. 1050 and 1067 were placed at the foot of the Calendar for Monday, April 15, 1985.

House Bill No. 1049--To regulate deer hunting, Jackson County.

House Bill No. 1066--To set compensation, school board, Giles County.

House Resolution No. 22--Relative to commending Deborah Turner.

House Joint Resolution No. 237--Relative to congratulating Bolton High School boys' basketball team.

House Joint Resolution No. 239--Relative to honoring John Robert Bell.

House Joint Resolution No. 240--Relative to congratulating University of Tennessee mens' basketball team.

Senate Joint Resolution No. 92--Relative to commending Williaml Bradley Lockert, ${\tt Jr.}$

Senate Joint Resolution No. 93--Relative to commending Robert Earl Hershey.

Mr. Gill moved that all House and Senate Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions on the Consent Calendar be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes	•	•	•	•	•	•	•										97
Noes	•	•	٠	•	•	٠	٠	•	٠	٠	•						1

Representatives voting aye were: Bell, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

Representative voting no was: Bewley--1.

A motion to reconsider was tabled.

HOUSE BILL ON SENATE AMENDMENT

House Bill No. 318--To create County and District Boards of Health.

SENATE AMENDMENT NO. 2

Amend House Bill No. 318 by deleting from subsection A of Part 5 of Section 1 the first sentence and substituting intead the following

new sentence:

The county legislative body may elect a county physician for a definite term not to exceed four (4) years or may delegate to the county executive the authority to retain, with the concurrence of the sheriff, a county physician.

SENATE AMENDMENT NO. 3

Amend House Bill No. 318 by adding to subsection A of Section 1 of Part 1 a new item (9) as follows:

(9) In the event a nomination is not timely made, the county legislative body may proceed to elect an otherwise qualified member.

Ms. Montgomery moved that the House concur in Senate Amendments Nos. 2 and 3, which motion prevailed by the following vote:

Ayes	٠	•	•	•	•	٠	•	•	•		•	•					97
Noes	٠	٠	•	•	•	•	•	٠	•	•	•	•	•				0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

A motion to reconsider was tabled.

HOUSE BILL ON SENATE AMENDMENTS

House Bill No. 508--To require certain tests before parole.

SENATE AMENDMENT NO. 1

Amend House Bill No. 508 by deleting the amendatory language of Section 1 in its entirety and by substituting instead the following:

() The general assembly declares it to be public policy that no person shall be granted parole, notwithstanding any law, rule or regulation to the contrary, until such person has successfully completed a test requiring that individual to master certain

basic and other skills. This requirement shall not apply to any person certified by the commissioner of the department of correction or his designee as being so retarded or mentally ill as to be incapable of learning at the required levels. Furthermore, this act shall not apply to the following:

- (1) persons who are incarcerated in county jails or workhouses;
- (2) persons who are in the custody of the department of correction for less that one (1) year; or
- (3) persons who have high school diplomas or the equivalent.

The commissioner of the department of correction or his designee, the board of paroles and the state board of education shall jointly formulate policies and procedures to implement this act.

AND FURTHER AMEND by deleting Section 2 in its entirety and by substituting instead the following:

SECTION 2. This act shall take effect on July 1, 1986.

SENATE AMENDMENT NO. 2

Amend House Bill No. 508 by designating the amendatory language of Section 1 as item (1) and by adding the following new item:

(2) The provisions of this subsection shall be inapplicable to any inmate or group of inmates if the commissioner of the department of correction determines that its effectuation will increase the system's inmate population and if the commissioner so certifies the determination to the governor.

Mr. Cobb moved that the House concur in Senate Amendments Nos. 1 and 2, which motion prevailed by the following vote:

Ayes																
Noes																
Prese	nt	: 8	inc	ı t	not	t v	rot	tin	g					•	•	1

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Buck, Burnett, Byrd, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kernell, King, Kisber, Love, May, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Murphy, Murray, Naifeh, Nance, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stallings, Starnes, Swann, Tankersley, Tanner,

Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Winningham, Wix, Wood, Work, Yelton and Mr. Speaker McWherter--85.

Representatives voting no were: Brewer, Chiles, Cross, Davis (Knox), Kent, Lawson, Peroulas, Stafford, Williams and Wolfe--10.

Representative present and not voting was: McAfee--1.

A motion to reconsider was tabled.

HOUSE BILL ON SENATE AMENDMENTS

House Bill No. 656--To regulate community grant agencies.

SENATE AMENDMENT NO. 1

Amend House Bill No. 656 by deleting the present language of Section 3 of the bill in its entirety and by substituting instead the following:

SECTION 3.

- (a) The office of the comptroller of the treasury shall review all telephone calls received prusuant to this act on the toll free number and shall maintain a record of each meritorious call involving an activity related to community grant supported services. The information received through the calls shall be investigated by the comptroller or may be referred by the comptroller to the appropriate program or investigative agency.
- (b) Upon receiving the information relating to such a call, a state agency shall undertake adequate and appropriate measures to investigate and remedy any illegal, improper, or wasteful activity noted in the information. The state agency shall submit a written report to the comptroller, outlining the findings of the state agency's investigation, as well as any remedial action undertaken. A copy of the report shall be retained by the state agency and shall be appropriately considered prior to entering into any other contractual relationship with the community grant agency.

and by deleting the present language of Section 4 of the bill in its entirety and by substituting instead the following:

The detailed information received pursuant to this act shall be considered working papers of the comptroller of the treasury and are therefore confidential.

Each year the office of the comptroller of the treasury shall include within the annual report required by Tennessee Code Annotated, Section 8-4-110, a summary of the calls received during the year pursuant to this act. The summary shall indicate

the number of calls received, the general nature of the activities reported, the community grant agencies and state agencies affected and, if appropriate, any remedial action taken or proposed.

and by deleting the language of Section 5 of the bill in its entirety and renumbering the remaining sections accordingly.

SENATE AMENDMENT NO. 2

Amend House Bill No. 656 by inserting the following language immediately preceding Section 1:

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

Mr. Davidson moved that the House concur in Senate Amendments Nos. 1 and 2, which motion prevailed by the following vote:

Ayes	•	•		•	٠	•		•	•,	•	•						96
Noes	•	•	•	•	•	•	٠	•		•							0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

HOUSE BILL ON SENATE AMENDMENT

House Bill No. 903--To provide fee-free courses, certain faculty members.

SENATE AMENDMENT NO. 2

Amend House Bill No. 903 by deleting Section 2 in its entirety and substituting therefor the following language:

Section 2. The program authorized by this act shall be operated as a pilot program for one year and the governing boards shall report to the Senate and House Education Committees no later than

February 15, 1986 concerning the costs associated with implementing this act and projected costs for the 1986-87 academic year.

AND FURTHER AMEND BY adding the following new section as Section 3:

Section 3. This act shall take effect July 1, 1985 for a period of one year and shall cease to be effective on July 1, 1986.

Mr. Cobb moved that the House concur in Senate Amendment No. 2, which motion prevailed by the following vote:

Ayes										•		91
Noes	Ī	-										5

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Darnell, Davidson, Davis (Gibson), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Ivy, Jared, Jones, Kent, Kernell, Kisber, Lawson, Love, May, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--91.

Representatives voting no were: Davis (Cocke), Davis (Knox), Huskey, McAfee and Stafford--5.

A motion to reconsider was tabled.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to request the return of House Bill No. 53, for futher consideration.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

On motion of Mr. Murphy, House Bill No. 53 was returned to the Senate as requested.

Mr. DePriest moved that House Bill No. 1069 be recalled from the Committee on Calendar Rules, which motion prevaled.

Mr. DePriest moved that the rules be suspended for the purpose of considering House Bill No. 1069 out of order, which motion prevailed.

House Bill No. 1069--To amend Local Option Revenue Act.

Mr. DePriest moved that House Bill No. 1069 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes			•								96
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

Mr. Bewley moved that the rules be suspended for the purpose of considering House Bill No. 1050 out of order, which motion failed.

SECOND ROLL CALL

A roll call was taken with the following results:

Representatives present were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Shelby), Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

INTRODUCTION OF RESOLUTIONS

House Joint Resolution No. 241--Relative to honoring Shelia Collins--By Drew.

Under the rules, House Joint Resolution No. 241 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 242--Relative to designating May 5, 1985, "Ramp Festival Day--By Davis (Cocke).

Under the rules, House Joint Resolution No. 242 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 243--Relative to memory, Robert Hassler Roberts--By Winningham.

Under the rules, House Joint Resolution No. 243 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 244--Relative to redesignating "Wolf River Bridge" as "Robert Hassler Roberts Memorial Birdge"--By Winningham.

The Speaker referred House Joint Resolution No. 244 to the Committee on Transportation.

House Joint Resolution No. 245--Relative to congratulating International Franchise Association--By Gill, DeBerry, King, Dixon, Brewer, Byrd, Gaia, Hassell, Nance, Kent, Turner, L. (Shelby), Jones, Kernell, Turner, C. (Shelby), Williams, Shirley and Moore (Shelby).

Under the rules, House Joint Resolution No. 245 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 246--Relative to recognizing Bernard's Department Store of Rockwood--By Henry.

Under the rules, House Joint Resolution No. 246 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 247--Relative to memory, Edwin T. McBrayer--By McNally.

Under the rules, House Joint Resolution No. 247 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 248--Relative to honoring Nick Orlando and Thomas Hill--By McNally

Under the rules, House Joint Resolution No. 248 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 249--Relative to honoring Nashville area Farmers Club--By Covington, Clark (Davidson), Stallings, West, Garrett, Cobb, Chiles and Murphy.

Under the rules, House Joint Resolution No. 249 was referred to the Committee on Calendar and Rules.

RESOLUTIONS LYING OVER

Senate Joint Resolution No. 113--Relative to joint convention, address by Mr. Katzir.

The Speaker referred Senate Joint Resolution No. 113 to the Committee on Calendar and Rules.

INTRODUCTION OF BILL

House Bill No. 1074--To amend Chapter 25, Public Acts, 1985--By Rhinehart and Gill.

Passed first consideration.

HOUSE BILLS ON SECOND CONSIDERATION

House Bill No. 1070--To regulate Board of Highway Commissioners, Hickman County.

Passed second consideration and held without reference.

House Bill No. 1071 -- To amend Charter, Dayton.

Passed second consideration and held without reference.

House Bill No. 1072 -- To amend Charter, Dayton.

Passed second consideration and held without reference.

House Bill No. 1073--To enact Johnson City Downtown Development Authority.

Passed second consideration and held without reference.

ENROLLED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 162, 341, 506 and 1058; House Joint Resolution No. 238; and find same correctly enrolled and ready for the signatures of the Speakers.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

SIGNED

The Speaker announced that he had signed the following: House Bills Nos. 162, 341, 506 and 1058; and House Joint Resolution No. 238.

SPONSORS ADDED

Without objection, the rules were suspended to allow the following members to add their names as sponsors to the bills as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 495--Miller

House Bill No. 894--Severance

ENGROSSED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully examined House Bills Nos. 699, 849, 1049, 1066 and 1069; and House Joint Resolutions Nos. 237, 239 and 240; and find same correctly engrossed and ready for transmission to the Senate.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

REPORT OF COMMITTEE ON CALENDAR AND RULES

MR. SPEAKER: Your Committee on Calendar and Rules begs leave to report that we have met and set the following bills on the Calendar for Monday, April 15, 1985: House Joint Resolution No. 130, House Bills Nos. 642, 579, 883, 572, 440, 795, 981, 72, 867 and 1068.

GILL, Chairman.

LOCAL BILLS REFERRED TO CALENDAR AND RULES

In accordance with Rule No. 47, the following local bills, having received authorization for passage by the local legislative delegation, were transmitted to the Committee on Calendar and Rules: House Bills Nos. 1070, 1071 and 1072.

REPORT OF COMMITTEE ON CALENDAR AND RULES

CONSENT CALENDAR

MR. SPEAKER: The officers of your Committee on Calendar and Rules beg leave to report that we have met and set the following bills on the Consent Calendar for Monday, April 15, 1985: House Bills Nos. 155, 172, 176, 177, 181, 191, 606, 1070, 1071, 1072; House Joint

Resolutions Nos. 241, 242, 243, 245, 246, 247, 248 and 249.

GILL, Chairman.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos.:

474--To make certain provisions, licensing of motorcycles;

1008--To regulate administration of state property; both substituted for Senate Bills on same subject, amended, and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

- MR. SPEAKER: I am directed to return to the House, House Bills Nos.:
 - 317--To amend Section 68-14-101 through 68-14-121, Code;
 - 527--To permit use of sheriff's vehicles, certain persons;
 - 548--To make certain provisions, Group II retirement members;
- 566--To removed exemptions, child passenger restraint requirement;
- 857--To regulate sale of alcoholic beverages, commercial airports; all substituted for Senate Bills on same subject and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

- MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos.:
 - 105--Relative to continuing study, Veterans' Affairs;
 - 198--Relative to proclaiming "Keep Kingsport Beautiful Week;
- 201--Relative to honoring Bartlett High School Freshman Cheerleaders;
- 209--Relative to congratulate Bartlett High School boys' basketball team:

- 226--Relative to congratulating Reverend J. D. Jamerson;
- 227--Relative to honoring Memphis Woman of the Year recipients;
- 239--Relative to honoring John Robert Bell; all concurred in by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

ENROLLED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 317, 527, 548, 566 and 857; House Joint Resolutions Nos. 105, 198, 201, 209, 226 and 227; and find same correctly enrolled and ready for the signatures of the Speakers.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

SIGNED

The Speaker announced that he had signed the following: House Bills Nos. 317, 527, 548, 566 and 857; and House Joint Resolutions Nos. 105, 198, 201, 209, 226 and 227.

MESSAGE FROM THE SENATE

- MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos.:
 - 71--To regulate certain annuities, inheritance tax;
 - 327 -- To regulate structure, State Court Clerks' Conference;
- 525--To regulate Board of Trustees, Tennessee Consolidated Retirement System;
 - 756--To regulate dividends, certain subsidiaries;
- 952--To regulate county motor vehicle privilege tax, certain counties;
 - 969--To regulate drug paraphernalia;
 - 991--To create Office of Minority Affairs, General Assembly;
- 1002--To allow business tax credit, certain special school districts;
 - 1016--To regulate Emergency Communications District Law;

- 1019 -- To amend Chapter 60, Private Acts 1975;
- 1045 -- To regulate Henry County wheel tax;
- 1046 -- To create City Sessions Court, Lexington;
- 1048--To authorize tax, certain products, Giles County; all passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

- MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos.:
 - 78--Relative to granting preference, Tennessee artists;
 - 99--Relative to commending Dr. Wayne Brown;
 - 105--Relative to honoring Velma Prentice Burch;
 - 106--Relative to acknowledging Japanese investments;
 - 108--Relative to congratulating Paslode Company;
- 114--Relative to commending Elaine Alexander, "Tennessee Teacher of the Year";
 - 115--Relative to commending J. L. Burr;
- 117--Relative to congratulating Coach Don DeVoe and UT basketball team;
- 118--Relative to congratulating Sonny Hicks and Memphis Hillcrest High School;
- 119--Relative to congratulating Whitehaven High School boys' basketball team; adopted for concurrence.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

On motion of Mr. Naifeh, the House adjourned until 5:00 p.m., Monday, April 15, 1985.